Exhibit A

COUNTY CLERYCO STRICK

STATE OF NEW YORK SUPREME COURT COUNTY OF NEW YORK

NOV 0 6 2006)

NOT ELECTRICATED WITH COPY FILED

MOSES SHERMAN,

Plaintiff,

Index No.: 06-116617 Date Filed: 11/6/06

-against-

Plaintiff designates NEW YORK COUNTY as the Place of Trial

The Basis of Venue is Defendants' Place of Business

SUMMONS . .

A.J. PEGNO CONSTRUCTION CORPORATION, ALLEN BRADLEY, INC., AMERICAN STANDARD, INC., ASBEKA INDUSTRIES OF NEW YORK, INC., ATLANTIC DETROIT DIESEL ALLISON, BRIDGESTONE/FIRESTONE, INC., CARRIER CORPORATION, CERTAINTEED CORPORATION,

DAIMLER-CHRYSLER CORPORATION,

DARCOID COMPANY, INC. DODGE CORPORATION,

FISCHBACH AND MOORE,

FORD MOTOR COMPANY,

GENERAL ELECTRIC COMPANY,

GENERAL MOTORS CORPORATION,

GEROSA, INC.,

H. VERBY CO., INC.,

HONEYWELL, INC., f/k/a ALLIED SIGNAL/ BENDIX CORPORATION,

JOHN SORE, INC.,

KARNAK CORPORATION,

KOPPERS INDUSTRIES,

KORODY-COLYER CORPORATION,

MACK TRUCKS, INC.,

NAVISTAR INTERNATIONAL TRANSPORTATION CORPORATION f/k/a INTERNATIONAL HARVESTER COMPANY

PNEUMO ABEX CORP., individually and as successor in interest to ABEX CORP.,

QUIGLEY COMPANY, INC.,

RAYBESTOS MANHATTAN, INC., ROCKBESTOS, INC.,

ROSTONE CORPORATION, TEVAL CORPORATION f/k/a CHARLES F. GUYON, INC., THE TRANE COMPANY, U.S. RUBBER (UNIROYAL HOLDINGS CORPORATION), VIACOM, INC. f/k/a CBS CORPORATION f/k/a WESTINGHOUSE ELECTRIC CORP., ALLIED SIGNAL, INC. / BENDIX FLXIBLE CORPORATION, MOTION CONTROL INDUSTRIES, INC. as predecessor in interest to CARLISLE CORPORATION, NORTHROP-GRUMMAN CORPORATION, THE BUDD COMPANY

Defendants.

π. To the above named Defendants

You are hereby summoned to answer the amended verified complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within 20 days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you, within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated: November 06, 2006 New York, New York

Defendant's Address:

SEE ATTACHED SERVICE RIDER

43170 Section 18

> À 115 17:11

JOHN C. DEARIE & ASSOCIATES Attorney(s) for Plaintiff 515 Madison Avenue New York, New York 10022

DEFENDANT RIDER

A.J. PEGNO CONSTRUCTION CORPORATION

100 N. Henry Street Brooklyn, NY 11222

ALLEN BRADLEY, INC.

Secretary of State 41 State Street Albany, New York

ALLIED SIGNAL, INC./BENDIX

101 Columbia Road Morristown, NJ

AMERICAN STANDARD

1 Centennial Avenue Piscataway, NJ 08855

ASBEKA INDUSTRIES OF NEW YORK, INC.

Steven Weiner, Esq. Picillo Caruso 371 Franklin Avenue Nutley, NJ 07110

ATLANTIC DETROIT DIESEL ALLISON

NY

CT Corporation Systems 111 Eighth Avenue New York, New York

BRIDGESTONE/FIRESTONE, INC.

50 Century Blvd. Nashville, TN

CARRIER CORPORATION...

CT Corporation Systems 111 Eighth Avenue New York, New York

CERTAINTEED CORPORATION

c/o CT Corporation Systems
111 Eighth Avenue, 13th Floor 7
New York, New York

DAIMLER-CHRYSLER CORPORATION

CT Corporation Systems 111 Eighth Avenue New York, New York

DARCOID COMPANY, INC.

Secretary of State 41 State Street Albany, New York

DODGE CORPORATION

CT Corporation Systems 111 Eighth Avenue New York, New York

FISCHBACH & MOORE, INC.

675 Central Avenue New Providence, New Jersey

FLXIBLE CORPORATION

Secretary of State 41 State Street Albany, NY

FORD MOTOR COMPANY

CT Corporation Systems 111 Eighth Avenue New York, New York

GENERAL ELECTRIC COMPANY

3135 Easton Tumpike Fairfield, CT 06431

GENERAL MOTORS CORPORATION

CT Corporation Systems 111 Eighth Avenue New York, New York

GEROSA, INC.

C/O Curtiss, Leibell & Shilling, PC 20 Church Street Carmel, NY 10512

H. VERBY & CO., INC.

895 Waverly Avenue Holtsville, NY 11742

JOHN SORE, INC. (d/b/a Insulation Supply Corp)

1726 E. 172nd Street Bronx, NY 10472

KARNAK CORPORATION

CT Corporation Systems 111 Eighth Avenue New York, New York

KOPPERS INDUSTRIES

Secretary of State 41 State Street Albany, New York

KORODY-COLYER CORPORATION

Secretary of State 41 State Street Albany, New York

MACK TRUCKS, INC.

C.T Corporation Systems
111 Eighth Avenue
New York, New York

MOTION CONTROL INDUSTRIES, INC. successor by interest to CARLISLE CORPORATION

CT Corporation 111 Eighth Avenue New York, NY

NAVISTAR INTERNATIONAL TRANSPORTATION CORPORATION f/k/a INTERNATIONAL HARVESTER COMPANY

CT Corporation Systems 111 Bighth Avenue New York, New York

NORTHRUP-GRUMMAN CORPORATION

Secretary of State 41 State Street Albany, NY

PNEUMO ABEX

CSC 80 State Street Albany, New York

QUIGLEY COMPANY, INC.

c/o CT Corporation Systems 111 Eighth Avenue, 13th Floor New York, New York

RAYBESTOS MANHATTAN, INC.

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Secretary of State 41 State Street Albany, New York

ROCKBESTOS, INC.

CSC 80 State Street Albany, New York

ROSTONE CORPORATION

Secretary of State 41 State Street Albany, New York

TEVAL CORPORATION f/k/a CHARLES F. GUYON, INC.

C/O Tierney Law Offices 1125 Land Title Building 100 South Broad Street Philadelphia, PA 19110

THE BUDD COMPANY

Secretary of State 41 State Street Albany, New York

THE TRANE COMPANY

Secretary of State 41 State Street Albany, New York

US RUBBER

c/o Uniroyal Holdings Corporation 70 Great Hill Road Naugatuck, CT

VELLUMOID, INC.

Secretary of State 41 State Street Albany, New York VIACOM, INC., f/k/a CBS CORPORATION f/k/a WESTINGHOUSE ELECTRIC COMPANY
51 West 52nd Street
New York, NY

. .

STATE OF NEW YORK SUPREME COURT COUNTY OF NEW YORK

MOSES SHERMAN,

Date Filed: 11/06/06

Plaintiff,

VERIFIED COMPLAINT

-against-

Index No.: 06-1/66/7

A.J. PEGNO CONSTRUCTION CORPORATION, ALLEN BRADLEY, INC., AMERICAN STANDARD, INC., ASBEKA INDUSTRIES OF NEW YORK, INC., ATLANTIC DETROIT DIESEL ALLISON, BRIDGESTONE/FIRESTONE, INC., CARRIER CORPORATION, CERTAINTEED CORPORATION, DAIMLER-CHRYSLER CORPORATION, DARCOID COMPANY, INC. DODGE CORPORATION, FISCHBACH AND MOORE, FORD MOTOR COMPANY, GENERAL ELECTRIC COMPANY, GENERAL MOTORS CORPORATION, GEROSA, INC., H, VERBY CO., INC., HONEYWELL, INC., f/k/a ALLIED SIGNAL/BENDIX CORPORATION, JOHN SORE, INC., KARNAK CORPORATION, KOPPERS INDUSTRIES, KORODY-COLYER CORPORATION, MACK TRUCKS, INC. NAVISTAR INTERNATIONAL TRANSPORTATION CORPORATION f/k/a INTERNATIONAL HARVESTER COMPANY PNEUMO ABEX CORP., individually and as successor in interest to ABEX CORP., QUIGLEY COMPANY, INC., RAYBESTOS MANHATTAN, INC., ROCKBESTOS, INC., ROSTONE CORPORATION, TEVAL CORPORATION E/k/a CHARLES F. GUYON, INC., THE TRANE COMPANY,

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U.S. RUBBER (UNIROYAL HOLDINGS	CORPORATION),	•
		ፈፈር ርርር
VIACOM, INC. f/k/a CBS CORPORATIO	N f/k/a WESTINGHOUSE ELEC.	IRIC CORE.,
ALLIED SIGNAL, INC. / BENDIX		
FLXIBLE CORPORATION,	decorate in interest to CAR	LISLE
MOTION CONTROL INDUSTRIES, INC	. as predecessor in interest to exact	22022
CORPORATION,	ON.	
NORTHRUP-GRUMMAN CORPORATION	J14, .	
THE BUDD COMPANY		

Defendants.

- Plaintiff, MOSES SHERMAN, by his attorneys JOHN C. DEARIE & ASSOCIATES, upon information and belief, at all times hereinafter mentioned alleges as follows:
- Plaintiff, MOSES SHERMAN, by his attorneys, JOHN C. DEARIE AND 2. ASSOCIATES, for his Verified Complaint respectfully alleges: , , , ,
- Defendant FISCHBACH & MOORE, was and still is a duly organized domestic 3. corporation doing business in the State of New York.
- Defendant FISCHBACH & MOORE, was and still is a duly organized foreign corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant H. VERBY & CO., INC., was and still is a duly organized domestic 5. corporation doing business in the State of New York.
- Defendant H. VERBY & CO., INC., was and still is a duly organized foreign corporation 6. doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant KARNAK CORPORATION, was and still is a duly organized domestic corporation doing business in the State of New York.

- Defendant KARNAK CORPORATION, was and still is a duly organized foreign 8. corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant VIACOM, INC., f/k/a CBS CORPORATION f/k/a WESTINGHOUSE ELECTRIC COMPANY, was and still is a duly organized domestic corporation doing business in the State of New York.
- Defendant VIACOM, INC., f/k/a CBS CORPORATION f/k/a WESTINGHOUSE ELECTRIC COMPANY, was and still is a duly organized foreign corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant ROSTONE CORPORATION, was and still is a duly organized domestic 11. corporation doing business in the State of New York.
- Defendant ALLEN BRADLEY, INC., was and still is a duly organized foreign 12. corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant ALLEN BRADLEY, INC., was and still is a duly organized domestic corporation doing business in the State of New York
- Defendant KORODY-COYLER COMPANY, was and still is a duly organized domestic 14. corporation doing business in the State of New York
- Defendant KORODY-COYLER COMPANY, was and still is a duly organized foreign 15. corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.

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- Defendant A.J. PEGNO CONSTRUCTION CORPORATION, was and still is a duly 16. organized domestic corporation doing business in the State of New York.
- Defendant A.J. PEGNO CONSTRUCTION CORPORATION, was and still is a duly 17. organized foreign corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant VELLUMOID, INC., was and still is a duly organized domestic corporation doing business in the State of New York.
- Defendant VELLUMOID, INC., was and still is a duly organized foreign corporation 19. doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant DARCOID CO., INC., was and still is a duly organized domestic corporation 20. doing business in the State of New York.
- Defendant DARCOID CO., INC., was and still is a duly organized foreign corporation 21. doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant FLXIBLE CORPORATION, was and still is a duly organized domestic 22. corporation doing business in the State of New York.
- Defendant FLXIBLE CORPORATION, was and still is a duly organized foreign 23, corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- Defendant NORTHRUP-GRUMMAN CORPORATION, was and still is a duly organized domestic corporation doing business in the State of New York.

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- 25. Defendant NORTHRUP-GRUMMAN CORPORATION, was and still is a duly organized foreign corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- 26. Defendant THE BUDD COMPANY, was and still is a duly organized domestic corporation doing business in the State of New York.
- 27. Defendant THE BUDD COMPANY, was and still is a duly organized foreign corporation doing and/or transacting business in the State of New York and/or should have expected its acts to have consequences in the State of New York.
- 28. Plaintiff, MOSES SHERMAN, repeats and realleges each and every allegation in the New York Asbestos Litigation John C. Dearie and Associates Standard Asbestos Complaint No. 3 for Personal Injury as if fully incorporated herein as it pertains to the defendants in the aforementioned caption.

Dated: November 6, 2006. New York, New York

Yours, etc.

John C. Dearie & Associates Attorneys for Plaintiff(s) 515 Madison Ave. Suite 1118 New York, New York 10022 (212) 980-0404 STATE OF NEW YORK)
COUNTY OF NEW YORK)

The undersigned, an attorney admitted to practice in the Courts of New York State, shows:

Deponent is an Associate of the firm of JOHN C. DEARIE & ASSOCIATES, Counsel for the plaintiff in the within action; deponent has read the foregoing Verified Complaint and knows the contents thereof; the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters deponent believes it to be true.

Dated: November 6, 2006, New York, New York

MICHAEL J. CROCE, ESQ